

Appendix B. Existing public participation opportunities in Department of Environmental Quality regulatory activities

		Air	Water	Waste
Board Membership				
Membership Criteria		Appointed by the Governor Citizen of the Commonwealth From the Commonwealth at large on the basis of merit without regard to political affiliation (10.1-1302)	Appointed by the Governor Citizen of the Commonwealth From the Commonwealth at large on the basis of merit without regard to political affiliation (62.1-44.9)	Appointed by the Governor
Number of Members		5 (10.1-1301)	7 (62.1-44.8)	7 (10.1-1401)
Membership Limitations		No more stringent than federal. Federal: majority of members can not receive a significant portion of income directly or indirectly from a permit holder within the previous 2 years (significant portion not defined in Clean Air Act, water definition is used)	No more stringent than federal. Federal: can not receive a significant portion of income directly or indirectly from a VPDES permit holder within the previous 2 years (significant portion of income define as 10% unless retired; if retired it's 50%) Does not apply to state employees or employees of higher education.	No more stringent than federal Federal: none
Board Procedures				
Meeting requirements	the Boards are required to meet jointly twice a year	Once per quarterly (10.1-1304)	Four times a year (62.1-44.11)	As needed (10.1-1401)
Hearing Officers		Either a hearing officer from the Supreme Court of a quorum of the Board for formal fact findings (2.2-4020) or agency staff for informal fact findings (2.2-4019)	A member of the Board presides at formal and informal fact findings (62.1-44.26)	Either a hearing officer from the Supreme Court or a quorum of the Board for formal fact findings (2.2-4020) or agency staff for informal fact findings (2.2-4019)
Record Keeping		Accurate record of Board proceedings is required (10.1-1305)	Verbatim record of Board proceedings is required (62.1-44.26)	Statute is silent
Delegation of Authority		Director holds any authority of the Board delegated to him by regulation, cannot delegate authority to promulgate regulations (10.1-1307)	Director holds only those powers conferred upon him by the Board and the Board is prohibited from delegating the promulgation of regulations, the revocation of permits, and the issuance, modification or revocation of orders (62.1-44.14)	Director holds authority of the Board when they are not in session, except the authority to promulgate final regulations (10.1-1405)
Board Authorities / Roles				

		Air	Water	Waste
Permit Issuance		Authority vested in the Board and delegated to the Director. The Board decides permits only when Board determines, in consultation with DEQ, that permit is precedent setting, controversial, or expected to impact a nonattainment or class I area	Authority vested in the Board and delegated to the Director, except the Board decides any permit that goes to a public hearing	Authority vested in the Director
Enforcement		Authority vested in the Board and delegated to the Director with specific penalty guidance	Authority vested in the Board and delegated to Director except for the issuance, amendment or revocation of special orders	Authority vested in the Director
Program Authorities and Procedures				
Civil Enforcement				
	Consent orders with civil penalties	Yes (10.1-1316)	Yes (62.1-44.15, 62.1-268)	Yes (10.1-1455)
	Public notice of consent orders	No	Yes	Yes
	Administrative Orders imposing corrective action (after formal hearing)	Yes (10.1-1309)	Yes (62.1-44.15, 62.1-268)	Yes (10.1-1455)
	Administrative Orders requiring corrective action and penalties (after formal hearing)	No	No	Yes (10.1-1455)
	Administrative Order imposing up to \$10,000 in penalties and requiring actions that can be completed within one year (after informal fact finding)	Yes - DEQ authority (10.1-1186)	Yes - DEQ authority (10.1-1186)	Yes - DEQ authority (10.1-1186)
	Civil Charge Amounts (Note the statutory penalty caps are based on federal program requirements. EPA has increased these amounts to \$32,500)	Capped at \$25,000 per day per violation, with factors listed to be used in determining actual penalty amount (10.1-1316). Board has the authority to adopt penalty schedule by regulation	Capped at \$25,000 per day per violation (62.1-44.32, 62.1-270), with specific caps for releases from ASTs (62.1-44.34:20). Penalties for violations of SWMA are capped at \$1,000 per day (62.1-252)	Capped at \$25,000 per day per violation
Criminal Enforcement	Knowingly causing imminent danger of death or bodily harm	NA	Felony	Hazardous waste - felony
	Knowingly causing a threat to life	Felony	Felony	Solid waste - felony

		Air	Water	Waste
	(or discharge of oil to water)			
	Knowingly violating requirements	Misdemeanor	NA	Hazardous waste - felony
	Willfully or negligently violating requirements	NA	Misdemeanor	Misdemeanor
Right to enter and inspect	Different standards apply	At any reasonable time as necessary to implement the law (10.1-1315)	At any reasonable time with reasonable circumstances as necessary to enforce the law (62.1-44.20)	Upon consent of the owner or if no consent, with warrant by the appropriate circuit court (10.1-1456)
Trade Secrets		Must keep trade secrets, except for emissions data confidential (10.1-1314.1)	Must keep secret formulae, secret processes, or secret methods other than effluent data confidential (62.1-44.21)	Must keep all trade secrets confidential (10.1-1425.16)
Advisory Board		Board authorized to name persons to advisory board (10.1-1313)	Statute is silent	Governor authorized to appoint as deemed necessary (10.1-1403)
PUBLIC PARTICIPATION – REGULATIONS				
<p>Public Participation Guidelines under the APA (applies to all regulations not exempt from Article 2 of the APA)</p> <p>Note: Even though general permits are exempt from Article 2, there is always a NOIRA released, an advisory committee established, Board authorization of a proposal for public comment, a 60 day comment period and at least one hearing, final action at a Board meeting and public comment, in accordance with public comment policy, at the</p>	Identical among the 3 boards	<p>Provides for NOIRA comment period (30 days plus meeting) - noticed by publication in Virginia Register, posting on web (DEQ and Town Hall) and by mail</p> <p>Provides for use of participatory approach (some form of advisory committee) for the development of proposed regulations</p> <p>Boards authorize a proposal for public comment.</p> <p>Provides comment period for proposed regulations (60 days plus at least one public hearing) - noticed by publication in Virginia Register, posting on web (DEQ and Town Hall), by mail and in newspapers (once) (paid for by DEQ)</p>	Same	Same

		Air	Water	Waste
meeting where final action is being considered. A listing of general permits is attached - see page 12.		Final action at a Board meeting (see next row for public comment at Board meeting on regulations).		
Public comment at Board meetings on regulations	Identical among the 3 boards	Those who participated in the proposed public comment period allowed to comment when final adoption is being considered - New information is not accepted at meeting -Comment response document mailed to commenters at least 5 days before meeting	Same	Same
PUBLIC PARTICIPATION – ENFORCEMENT				
Public notice and comment on consent orders		No	Yes – 30 days	Yes - 30 days
Public comment at Board meetings		No	Yes, if commented during the public comment period	Not applicable
PUBLIC PARTICIPATION – PUBLIC FORUM	Open forum at each regular meeting for citizens to appear on issues/concerns other than pending actions	Yes	Yes	Yes
PUBLIC PARTICIPATION – LOCALITY PARTICULARLY AFFECTED	Requires special notice in newspapers and to localities when a locality will be particularly affected by any regulation, permit or variance	Yes for regulation, variance or new major or major modification permits (10.1-1307.1)	Yes for issuing regulation, any permit or variance (62.1-44.15:01)	Yes for any regulation, or treatment, storage, or disposal permit, except for an emergency permit, or variance (10.1-1402.01)

TYPE OF PERMIT	APPLICATION RECEIPT	DRAFT PERMIT	PUBLIC HEARING	PERMIT DECISION MADE BY:
VIRGINIA POLLUTANT DISCHARGE ELIMINATION SYSTEM INDIVIDUAL PERMIT	No unless it is a new permit which has notification to local government and riparian landowners.	Yes, in the newspaper twice (paid for by owner), by mail, and on the web. Comment period: 30 days.	Not required. Discretionary based on response to public notice of permit. Shall grant if significant public interest and there are substantial, disputed issues relevant to the permit. If held, noticed in newspaper (twice) (paid for by owner), by mail to those requesting the hearing.; Web, Regulatory Town Hall, Virginia Register. Hearing chaired by a member of State Water Control Board. Comment period: 45 - 30 days before the public hearing and 15 days after the hearing unless the Board agrees to shorten the 15 day period. Response To Comments: memo made available to the public and sent to those who commented.	No hearing, permit decision by DEQ. Hearing, permit decision by State Water Control Board.
VIRGINIA POLLUTION ABATEMENT INDIVIDUAL PERMIT	No unless it is a new permit which has notification to local government and riparian landowners.	Yes, in the newspaper twice (paid for by owner), by mail and on the web. Comment period: 30 days.	Not required. Discretionary based on response to public notice of permit. Shall grant if significant public interest and there are substantial, disputed issues relevant to the permit. If held, noticed in newspaper (once) (paid for by DEQ), by mail to those requesting the hearing.; Web, Regulatory Town Hall, Virginia Register. Hearing chaired by a member of State Water Control Board. Comment period: 45 - 30 days before the public hearing and 15 days after the hearing unless the Board agrees to shorten the 15 day period. Response To Comments: memo made available to the public and may be sent to those who commented.	No hearing, permit decision by DEQ. Hearing, permit decision by State Water Control Board.
VIRGINIA WATER PROTECTION INDIVIDUAL PERMIT	No unless it is a new permit which has notification to local government and riparian	Yes, in the newspaper (once) (paid for by owner), by mail and on the web.	Not required. Discretionary based on response to public notice of permit. Shall	No hearing, permit decision by DEQ.

TYPE OF PERMIT	APPLICATION RECEIPT	DRAFT PERMIT	PUBLIC HEARING	PERMIT DECISION MADE BY:
	landowners.	Comment period: 30 days.	<p>grant if significant public interest and there are substantial, disputed issues relevant to the permit.</p> <p>If held, noticed in newspaper (once) (paid for by DEQ), by mail to those requesting the hearing.; Web, Regulatory Town Hall, Virginia Register.</p> <p>Hearing chaired by a member of State Water Control Board.</p> <p>Comment period: 45 - 30 days before the public hearing and 15 days after the hearing unless the Board agrees to shorten the 15 day period.</p> <p>Response to comments: memo made available to public.</p>	Hearing, permit decision by State Water Control Board.
GROUND WATER WITHDRAWAL PERMIT	No.	<p>Yes, in the newspaper (once) (paid for by owner), by mail and on the web.</p> <p>Comment period: 30 days.</p>	<p>Not required.</p> <p>Discretionary based on response to public notice of permit. Shall grant if significant public interest and there are substantial, disputed issues relevant to the permit.</p> <p>If held, noticed in newspaper (once) (paid for by DEQ), by mail to those requesting the hearing.; Web, Regulatory Town Hall, Virginia Register.</p> <p>Hearing chaired by a member of State Water Control Board.</p> <p>Comment period: 45 - 30 days before the public hearing and 15 days after the hearing unless the Board agrees to shorten the 15 day period.</p> <p>Response to comments: memo made available to public.</p>	<p>No hearing, permit decision by DEQ.</p> <p>Hearing, permit decision by State Water Control Board.</p>
SURFACE WATER MANAGEMENT AREA PERMIT	No.	<p>Yes, in the newspaper (once) (paid for by owner), by mail and on the web.</p> <p>Comment period: 30 days.</p>	<p>Not required.</p> <p>Discretionary based on response to public notice of permit. Shall grant if significant public interest and there are substantial, disputed issues relevant to the permit.</p> <p>If held, noticed in newspaper (once) (paid for by DEQ), by mail to those requesting the hearing.; Web, Regulatory Town Hall, Virginia</p>	<p>No hearing, permit decision by DEQ.</p> <p>Hearing, permit decision by State Water Control Board.</p>

TYPE OF PERMIT	APPLICATION RECEIPT	DRAFT PERMIT	PUBLIC HEARING	PERMIT DECISION MADE BY:
			<p>Register.</p> <p>Hearing chaired by a member of State Water Control Board.</p> <p>Comment period: 45 - 30 days before the public hearing and 15 days after the hearing unless the Board agrees to shorten the 15 day period.</p> <p>Response to comments: memo made available to public.</p>	
TITLE V FEDERAL OPERATING PERMIT (Article 1 & 3)	No unless the permit action is a minor modification which requires notice to affected states and EPA because changes can be made upon submission of application.	<p>Yes, in the newspaper (once) (paid for by DEQ), by mail and on the web.</p> <p>Comment period: 30 days.</p>	<p>Not required.</p> <p>Discretionary based on response to public notice of permit. Shall grant if significant public interest and there are substantial, disputed issues relevant to the permit.</p> <p>If held, noticed in newspaper (once) (paid for by DEQ), by mail to those requesting the hearing.; Web, Regulatory Town Hall, Virginia Register.</p> <p>Hearing chaired by DEQ.</p> <p>Comment period: 45 - 30 days before the public hearing and 15 days after the hearing unless the Board agrees to shorten the 15 day period.</p> <p>Response to comments: available to public and sent to all commenters.</p>	<p>No hearing, permit decision by DEQ.</p> <p>Hearing, permit decision by DEQ.</p> <p>State Air Pollution Control Board may consider permit if the stationary source generates public concern, is precedent setting or is a major stationary source or major modification expected to impact on a nonattainment area or class I area.</p>
STATE OPERATING PERMIT	No	<p>Conditional based upon federal enforceable requirements. Most state operating permits are written to be federally enforceable and are public noticed.</p> <p>If public noticed, in the newspaper (once) (paid for by DEQ), by mail and on the web.</p> <p>Comment period: 30 days.</p>	<p>Not required.</p> <p>Discretionary based on response to public notice of permit. Shall grant if significant public interest and there are substantial, disputed issues relevant to the permit.</p> <p>If held, noticed in newspaper (once) (paid for by DEQ), by mail to those requesting the hearing.; Web, Regulatory Town Hall, Virginia Register.</p> <p>Hearing chaired by DEQ.</p>	<p>No hearing, permit decision by DEQ.</p> <p>Hearing, permit decision by DEQ.</p> <p>State Air Pollution Control Board may consider permit if the stationary source generates public concern, is precedent setting or is a major stationary source or major modification expected to impact on a nonattainment area or class I</p>

TYPE OF PERMIT	APPLICATION RECEIPT	DRAFT PERMIT	PUBLIC HEARING	PERMIT DECISION MADE BY:
			<p>Comment period: 30 days.</p> <p>Response to comments: available to public and sent to all commenters.</p>	area.
NEW AND RECONSTRUCTED HAZARDOUS AIR POLLUTANT	<p>No. However, applicant required to provide an information briefing in the locality.</p> <p>Information briefing to be noticed in the newspaper (once) (paid for by applicant) and by mail.</p>	<p>Yes, in the newspaper (once) (paid for by DEQ, by mail and on the web.</p> <p>Comment period: 30 days</p>	<p>Mandatory. Noticed in newspaper (once) (paid for by DEQ), by mail, Web, Regulatory Town Hall, Virginia Register.</p> <p>Hearing chaired by DEQ.</p> <p>Comment period: 45 - 30 days before the public hearing and 15 days after the hearing unless the Board agrees to shorten the 15 day period.</p> <p>Response to comments: memo made available to public.</p>	<p>Hearing, permit decision by DEQ.</p> <p>State Air Pollution Control Board may consider permit if the stationary source generates public concern, is precedent setting or is a major stationary source or major modification expected to impact on a nonattainment area or class I area.</p>
ARTICLE 6, MINOR NEW OR MODIFIED SOURCE CONSTRUCTION PERMIT FOR SOURCES LESS THAN 100 TONS/YR	No.	<p>Conditional based on request, in newspaper (once) (paid for by DEQ), by mail and on the web.</p> <p>Comment period: 30 days</p>	<p>Conditional based on request. Noticed in newspaper (once) (paid for by DEQ), by mail, on the web, the Regulatory Town Hall and in the Virginia Register.</p> <p>Hearing chaired by DEQ.</p> <p>Comment period: 30 days</p> <p>Response to comments: memo made available to public.</p>	<p>No hearing, permit decision by DEQ.</p> <p>Hearing, permit decision by DEQ.</p> <p>State Air Pollution Control Board may consider permit if the stationary source generates public concern, is precedent setting or is a major stationary source or major modification expected to impact on a nonattainment area or class I area.</p>
ARTICLE 6, STATE MAJOR PERMIT GREATER THAN 100 TONS/YEAR	<p>No. However applicant required to provide notice.</p> <p>Noticed in the newspaper (once) (paid for by applicant).</p>	<p>Yes, in the newspaper (once) (paid for by DEQ), by mail and on the web.</p> <p>Comment period: 30 days.</p>	<p>Mandatory. Noticed in newspaper (once) (paid for by DEQ), by mail, Web, Regulatory Town Hall, Virginia Register.</p> <p>Hearing chaired by DEQ.</p> <p>Comment period: 45 - 30 days before the public hearing and 15 days after the hearing unless the Board agrees to shorten the 15 day period.</p> <p>Response to comments: memo made available to public.</p>	<p>Hearing, permit decision by DEQ.</p> <p>State Air Pollution Control Board may consider permit if the stationary source generates public concern, is precedent setting or is a major stationary source or major modification expected to impact on a nonattainment area or class I area.</p>

TYPE OF PERMIT	APPLICATION RECEIPT	DRAFT PERMIT	PUBLIC HEARING	PERMIT DECISION MADE BY:
NONATTAINMENT	<p>No. However, applicant required to provide notice to public and provide an informational briefing.</p> <p>Noticed in the newspaper (once) (paid for by applicant).</p>	<p>Yes, in the newspaper (once) (paid for by DEQ), by mail and on the web.</p> <p>Comment period: 30 days</p> <p>May also hold public briefing prior to comment period and no later than the day before the comment period begins. Usually held in conjunction with draft permit comment period. Noticed same as draft permit.</p>	<p>Yes, in the newspaper (once) (paid for by DEQ), by mail, on the web and the Regulatory Town Hall and in the Virginia Register.</p> <p>Hearing chaired by DEQ.</p> <p>Comment period: 45 days - 30 days before the hearing and 15 days after the hearing.</p> <p>Response to comments: memo made available to public.</p>	<p>Hearing, permit decision by DEQ.</p> <p>State Air Pollution Control Board may consider permit if the stationary source generates public concern, is precedent setting or is a major stationary source or major modification expected to impact on a nonattainment area or class I area.</p>
PREVENTION OF SIGNIFICANT DETERIORATION (PSD)	<p>No. However applicant required to provide a public briefing.</p> <p>Noticed in newspaper (once) (paid for by applicant) and by mail.</p>	<p>Yes, in the newspaper (once) (paid for by DEQ), by mail and on the web.</p> <p>Comment period: 30 days.</p> <p>May also hold public briefing prior to comment period and no later than the day before the comment period begins. Usually held in conjunction with draft permit comment period. Noticed same as draft permit.</p>	<p>Mandatory. Noticed in newspaper (once) (paid for by DEQ), by mail, Web, Regulatory Town Hall, Virginia Register.</p> <p>Hearing chaired by DEQ.</p> <p>Comment period: 45 - 30 days before the public hearing and 15 days after the hearing unless the Board agrees to shorten the 15 day period.</p> <p>Response to comments: memo made available to public.</p>	<p>Hearing, permit decision by DEQ.</p> <p>State Air Pollution Control Board may consider permit if the stationary source generates public concern, is precedent setting or is a major stationary source or major modification expected to impact on a nonattainment area or class I area.</p>
SOLID WASTE LANDFILL PERMIT	<p>No. However the applicant is required to perform pre-application public notice including public meeting and citizen advisory groups.</p>	<p>Yes, in the newspaper (once) (paid for by DEQ), by mail and on the web.</p> <p>Comment period: 45 days.</p>	<p>Mandatory. Noticed in newspaper (once) (paid for by DEQ), by mail, Web, Regulatory Town Hall, Virginia Register.</p> <p>Hearing chaired by DEQ.</p> <p>Comment period: 45 - 30 days before the public hearing and 15 days after the hearing unless the DEQ shortens the 15 day period.</p> <p>Response to comments: available to public and sent to all commenters.</p>	DEQ
SOLID WASTE TRANSFER STATION	<p>No. However the applicant is required to perform pre-application public notice including public meeting and citizen advisory groups.</p>	<p>Yes, in the newspaper (once) (paid for by DEQ), by mail and on the web.</p> <p>Comment period: 45 days.</p>	<p>Mandatory. Noticed in newspaper (once) (paid for by DEQ), by mail, Web, Regulatory Town Hall, Virginia Register.</p> <p>Hearing chaired by DEQ.</p> <p>Comment period: 45 - 30 days before the public hearing and 15</p>	DEQ

TYPE OF PERMIT	APPLICATION RECEIPT	DRAFT PERMIT	PUBLIC HEARING	PERMIT DECISION MADE BY:
			<p>days after the hearing unless DEQ shortens the 15 day period.</p> <p>Response to comments: available to public and sent to all commenters.</p>	
SOLID WASTE INCINERATOR AND ENERGY RECOVER FACILITY PERMIT	No.	<p>Yes, in the newspaper (once) (paid for by DEQ), by mail and on the web.</p> <p>Comment period: 45 days.</p>	<p>Mandatory. Noticed in newspaper (once) (paid for by DEQ), by mail, Web, Regulatory Town Hall, Virginia Register.</p> <p>Hearing chaired by DEQ.</p> <p>Comment period: 45 - 30 days before the public hearing and 15 days after the hearing unless DEQ shortens the 15 day period.</p> <p>Response to comments: available to public and sent to all commenters.</p>	DEQ
MATERIALS RECOVERY FROM SOLID WASTE FACILITY	No.	<p>Yes, in the newspaper (once) (paid for by DEQ), by mail and on the web.</p> <p>Comment period: 45 days.</p>	<p>Mandatory. Noticed in newspaper (once) (paid for by DEQ), by mail, Web, Regulatory Town Hall, Virginia Register.</p> <p>Hearing chaired by DEQ.</p> <p>Comment period: 45 - 30 days before the public hearing and 15 days after the hearing unless DEQ shortens the 15 day period.</p> <p>Response to comments: available to public and sent to all commenters.</p>	DEQ
SOLID WASTE COMPOST FACILITY	No.	<p>Yes, in the newspaper (once) (paid for by DEQ), by mail and on the web.</p> <p>Comment period: 45 days.</p>	<p>Mandatory. Noticed in newspaper (once) (paid for by DEQ), by mail, Web, Regulatory Town Hall, Virginia Register.</p> <p>Hearing chaired by DEQ.</p> <p>Comment period: 45 - 30 days before the public hearing and 15 days after the hearing unless DEQ shortens the 15 day period.</p> <p>Response to comments: available to public and sent to all commenters.</p>	DEQ
SOLID WASTE EXPERIMENTAL FACILITY	No.	<p>Yes, in the newspaper (once) (paid for by DEQ), by mail and on the web.</p>	<p>Mandatory. Noticed in newspaper (once) (paid for by DEQ), by mail, Web, Regulatory Town Hall, Virginia Register.</p>	DEQ

TYPE OF PERMIT	APPLICATION RECEIPT	DRAFT PERMIT	PUBLIC HEARING	PERMIT DECISION MADE BY:
		Comment period: 45 days.	Hearing chaired by DEQ. Comment period: 45 - 30 days before the public hearing and 15 days after the hearing unless DEQ shortens the 15 day period. Response to comments: available to public and sent to all commenters.	
SOLID WASTE EMERGENCY	No.	No.	No.	DEQ
HAZARDOUS WASTE MANAGEMENT FACILITY	Yes for new or renewals, except for post-closure care of corrective action permits. Noticed n the newspaper (once) (paid for by DEQ), by mail and on the web.	Yes, in the newspaper (once) (paid for by DEQ), by radio, by mail and on the web. Comment period: 45 days.	Yes. Mandatory if written opposition to draft permit and request for hearing received within comment period on draft permit. Discretionary if requests indicate a significant degree of public interest in the draft permit. Noticed in the newspaper (once) (paid for by DEQ), by radio, mail, Web, Regulatory Town Hall, Virginia Register. Comment period: 45 - 30 days before the public hearing and 15 days after the hearing unless DEQ shortens the 15 day period. Response to comments: available to public and sent to all commenters.	DEQ
HAZARDOUS WASTE EMERGENCY	No.	No. However, notice of permit issuance is required. Notice is given in newspaper (once) (paid for by DEQ) and on the web. Comment period: 45 days.	No.	DEQ
HAZARDOUS WASTE TRANSPORTER	No.	No.	No.	DEQ

GENERAL PERMITS OR PERMIT-BY-RULES - NOTE: THESE ARE ISSUED THROUGH A REGULATION ADOPTION PROCESS	ANY SPECIAL NOTIFICATION REQUIREMENTS ON COVERAGES GRANTED
REGULATED MEDICAL WASTE	Applicant is required, before initiation of construction, to undertake certain public participation requirements including notice in newspaper (once), hold a public meeting, provide a 30 day comment period and submit a report on the results of the public participation effort.
COAL COMBUSTION BY-PRODUCT SITE NOTIFICATION	Applicant is required, before initiation of construction, to undertake certain public participation requirements including notice in newspaper (twice), hold a public meeting, provide a 30 day comment period and submit a report on the results of the public participation effort. Not required for material or energy recovery facilities, an incinerator or a thermal treatment unit that has been permitted by Water or Air Board with facility-specific public participation procedures.
VEGETATIVE WASTE COMPOSTING FACILITY	No.
NON-METALLIC MINERAL MINING (AIR)	No.
VPDES - 1,000 GPD OR LESS SEWAGE DISCHARGES	No.
VPDES - SEAFOOD PROCESSING	No.
VPDES - INDUSTRIAL STORMWATER	No.
VPDES - CONSTRUCTION STORMWATER	No.
VPDES - PETROLEUM CONTAMINATED SITES	No.
VPDES - NONMETALLIC MINERAL MINING	No.
VPDES - CONFINED ANIMAL FEEDING OPERATIONS	Applicant for new or expanded operation is required to give notice to all owners or residents of property adjoining location of proposed facility.
VPDES - CAR WASHES	No.
VPDES - READY-MIX CONCRETE FACILITIES	No.
VPDES - COOLING WATER	No.
VPDES - SMALL MUNICIPAL SEPARATE STORM SEWERS	No.
VPA - ANIMAL FEEDING OPERATIONS	Applicant for new or expanded operation is required to give notice to all owners or residents of property adjoining location of proposed facility.
VPA - POULTRY FEEDING OPERATIONS	Applicant for new or expanded operation is required to give notice to all owners or residents of property adjoining location of proposed facility.
VWP - IMPACTS LESS THAN 1/2 ACRE	No.
VWP - FERC, SCC AND OTHER UTILITY LINES	No.
VWP - LINEAR TRANSPORTATION	No.
VWP - DEVELOPMENT ACTIVITIES	No.
VWP - MINOR WATER WITHDRAWALS	Under development